Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

In the Matter of Demonstrating)	
Compliance with regard to Customer)	File No. EB-06-TC-060 EB Docket No. 06-36
Proprietary Network Information (CPNI))	
)	

CERTIFICATION OF CPNI FILING FOR FEBRUARY 6, 2006

For

OCMC, Inc.

Certification

Pursuant to Section 64.2009(e) of the Federal Communications Commission's ("FCC's") Rules, 47 C.F.R. Section 64.2009(e), I, Ann C. Bernard, the General Counsel of OCMC. Inc., d/b/a Opticom and One Call Communications, Inc., hereby certify that:

- 1. The operating procedures of OCMC, Inc. comply with section 64.2009(e) of the Commission Rules with regard to the protection of customer proprietary network information.
- 2. In support of this certification is attached a statement as to how OCMC, Inc.'s operating procedures comply with the Commission's rules.

I swear under penalty of perjury that the foregoing is true and correct.

Executed this 3rd day of February, 2006

Ann C. Bernard General Counsel

OCMC, Inc., d/b/a Opticom and

One Call Communications, Inc.

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STATEMENT OF OPERATING PROCEDURES FOR OCMC, INC.

OCMC, Inc., d/b/a Opticom and One Call Communications, Inc. is a provider of operator services and traditional long distance. In providing operator services, OCMC, does not have nor does it maintain any CPNI. However, if the situation would arise, OCMC requires all the data to be stored in databases that require security clearance and security passwords to protect the information. The data will be stored in a secure room with card access to only those individuals who have been approved to have access and have a need to know. Further, all requests for CPNI data would require approval from the President, Executive Vice President or the Chief Financial Officer.

OCMC does not market to the general public but to agents who manage and own payphones. As such, OCMC is not in a position to have consumer's name and address. In fact, the end users that OCMC provides operator services to are considered the customers of the local exchange carrier. Thus, OCMC does not have access to any CPNI that is useable to it or commercially marketable anyone else. If OCMC was to obtain this information, it would not sell or market this information. Further, OCMC has no affiliates.

In general, OCMC protects all its data with security passwords, different levels of access to computer data and card access where the data is physically stored. Further, the President,

Executive Vice President or the Chief Financial Officer must approve any request for customer data.

Respectfully submitted,

Ann C. Bernard General Counsel OCMC, Inc.

801 Congressional Boulevard

Suite 100

Carmel, IN 46032

February 3, 2006

CERTIFICATE OF SERVICE

I, Ann C. Bernard, certify that the foregoing CERTIFICATION OF CPNI FILING FOR FEBRUARY 6, 2006 For OCMC, Inc. and STATEMENT OF OPERATING PROCEDURES FOR OCMC, INC. was served on this 3rd day of February, 2006, by electronic mail on:

Enforcement Bureau Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554

Ann C. Bernard

(Bernard